SUPERIOR COURT OF CALIFORNIA, COUNTY OF RIVERSIDE			
BANNING 311 E. Ramsey St., Banning, CA 92220 BLYTHE 265 N. Broadway, Blythe, CA 92225 INDIO 46-200 Oasis St., Indio, CA 92201	■ RIVERSIDE 4100 Main St. T.		
AMERICA		RI-OTS47	
LAW ENFORCEMENT AGENCY (Name and Address):		FOR COURT USE ONLY	
County District Attorney		the state of the s	
Bureau of Investigation		31 4 %	
3960 Orange St., Riverside, Ca. 92501		SUPERIOR COURT OF CALIFORNIA COUNTY OF RIVERSIDE	
DEFENDANT: Wohl, Jacob Alexan	der. Johnson, Matthew Kim	AUG 1 9 2019	
TELEPHONE NUMBER: (951) 955-0691 E-MAIL ADDRESS (Optional): jlarsh@rivcoda.org BADGE/ID#: 331	FAX NO. (Optional):	CASE NUMBER - DAR2018-187-003 RTF 1903314	
DECLARATION BY LAW ENFORCEMENT FOR WALK-THROUGH ARREST WARRANT AND ORDER			
The undersigned hereby declares that processi the following facts: In 2016 Jacob Wohl and Matthew Johnson repre On July 27, 2016 through August 27, 2016 Jacob violation of California Corporations Code 25110 ssuance of an arrest warrant.	sented themselves as members of Wohl and Matthew Johnson offer	f a company called Montgomery Assets. red for sale unqualified securities in	
I declare under penalty of perjury under the laws 08/19/19 (Date)	s of the State of California that the	(Signature of Declarant)	
Good cause appearing, the requested Arrest walk-through basis. 8-15-15 (Date)		(Judge of the Superior Court)	

Page 1 of 1 riverside courts a gov/local/rms/local/rms.shtml

AGENCY#: DAR2016187003/RDA

CASH BOND RECOMMENDED: DEF#1 \$5,000.00 DEF#2 \$5,000.00

MICHAEL A. HESTRIN DISTRICT ATTORNEY

SUPERIOR COURT OF CALIFORNI COUNTY OF RIVERSIDE . (Riverside)

THE PEOPLE OF THE STATE OF CALIFORNIA,

D.A.# 379815

Plaintiff,

RIF 1903314 CASE NO.

FELONY COMPLAINT

OTHER - SPS

MATTHEW JOHNSON

DOB:

JACOB ALEXANDER WOHL

DOB:

Defendants.

COUNT 1 ·

The undersigned, under penalty of perjury upon information and belief, declares: That the above named defendants MATTHEW JOHNSON AND JACOB ALEXANDER WOHL committed a violation of Corporations Code section 25110, a felony, in that on or about 7/27/2016 through and including 8/27/2016, in the County of Riverside, State of California, the defendants did willfully and unlawfully offer and sell a security in this state in an issuer transaction, which security was not qualified under Corporations Code sections 25111, 25112 nor 25113, nor exempted under title 4, division 1, part 2, chapter 1, (commencing with Corporations Code section 25100). [16/2/3 prison]

MARSY'S LAW

Information contained in the reports being distributed as discovery in this case may contain confidential information protected by Marsy's Law and the amendments to the California Constitution Section 28. Any victim(s) in any above referenced charge(s) is entitled to be free from intimidation, harassment, and abuse. It is unlawful for defendant(s), defense counsel, and any other person acting on behalf of the defendant(s) to use any information contained in the reports to locate or harass any victim(s) or the victim(s)'s family or to disclose any information that is otherwise privileged and confidential by law. Additionally, it is a misdemeanor violation of California Penal Code § 1054.2(a)(3) to disclose the address and telephone number of a victim or witness to a defendant, defendant's family member or anyone else. Note exceptions in California Penal Code § 1054.2(a)(1) and (2).



MFG

DISCOVERY REQUEST

Pursuant to Penal Code section 1054.5, subdivision (b), the People are hereby informally requesting that defense counsel provide discovery to the People as required by Penal Code section 1054.3.

I declare under penalty of perjury upon information and belief under the laws of the State of California that the foregoing is true and correct.

Michael A. Hestrin District Attorney

Dated: August 19, 2019

By: David J. Allen Deputy District Attorney

nw

SUPERIOR COURT	OF CALIFORNIA, COUNTY OF	RIVERSIDE
BANNING 311 E. Ramsey St., Banning, CA 92220 BLYTHE 265 N. Broadway, Blythe, CA 92225 INDIO 46-200 Oasis St., Indio, CA 92201	RIVERSIDE 4100 Main St., Riverside, CA 92501 MURRIETA 30755-D Auld Rd., Ste. 1226, Murrieta, CA 92563 RI-OTS47	
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LAW ENFORCEMENT AGENCY (Name and Address):		M
Riverside County District Attorney		
Bureau of Investigation		SUPERIOR COURT OF CALIFORNIA
3960 Orange St., Riverside, Ca. 92501		COUNTY OF RIVERSIDE
DEFENDANT: Wohl, Jacob Alexander. Johnson, Matthew Kim		AUG 1 9 2019
		Pasitus
TELEPHONE NUMBER:	FAX NO. (Optional):	CASE NUMBER
E-MAIL ADDRESS (Optional): BADGE/ID#: 331		DAR2016-187-003 RTF 1903314
DECLARAT WALK-THROU	ION BY LAW ENFORCEMENT F GH ARREST WARRANT AND C	FOR ORDER
the warrant be expedited.] The undersigned hereby declares that processing the following facts: In 2016 Jacob Wohl and Matthew Johnson repression July 27, 2016 through August 27, 2016 Jacob violation of California Corporations Code 25110 vissuance of an arrest warrant.	sented themselves as members o	f a company called Montgomery Assets. red for sale unqualified securities in
I declare under penalty of perjury under the laws 08/19/19 (Date)	Jun	(Signature of Declarant)
•	ORDER	
Good cause appearing, the requested Arrest walk-through basis. $S - 15 - 15$	Warrant for the above named	defendant will be processed on a
(Date)	Name and Association and Assoc	(Judge of the Superior Court)
	Ju	udge Steven G. Counelis